PROOF

STATE OF IOWA

House Journal

FRIDAY, MAY 7, 2021

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JOURNAL OF THE HOUSE

One Hundred-seventeenth Calendar Day - Seventy-fifth Session Day

Hall of the House of Representatives Des Moines, Iowa, Friday, May 7, 2021

The House met pursuant to adjournment at 8:35 a.m., Wills of Dickinson in the chair.

Prayer was offered by Salmon of Black Hawk.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Hannah Cree, Page from Roland.

The Journal of Thursday, May 6, 2021, was approved.

On motion by Windschitl of Harrison, the House was recessed at 8:40 a.m., until the conclusion of caucuses.

AFTERNOON SESSION

The House reconvened at 2:15 p.m., Holt of Crawford in the chair.

Windschitl of Harrison asked and received unanimous consent for the immediate consideration of <u>House File 895</u>.

CONSIDERATION OF BILLS Unfinished Business Calendar

Senate File 387, a bill for an act relating to courses of study and training programs of the Iowa law enforcement academy and veterans educational assistance benefits, and including effective date provisions, with report of committee recommending passage, was taken up for consideration.

Paustian of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 387)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bloomingdale Bennett Bergan Best Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Cahill Devoe Cisneros Cohoon Dolecheck Donahue Fisher Forbes FryGerhold Gobble Gjerde Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Isenhart Jacobsen Jacoby James Jeneary Judge Kaufmann Klein Konfrst Kurth Landon Kressig Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Nordman Mohr Mommsen Moore Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Smith Shipley Sieck Siegrist Sorensen Stone Sunde Thede Thompson Wheeler Thorup Westrich Williams Wills Windschitl Wolfe Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell
Wilburn

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ways and Means Calendar

Senate File 574, a bill for an act relating to confidential information maintained by local government officials for certain veteran and military property tax credits and exemptions, with report of committee recommending passage, was taken up for consideration.

Graber of Lee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 574)

The ayes were, 86:

Abdul-Samad Andrews Anderson Bacon Bennett Bergan Best Bloomingdale Boden Bohannan Bossman Bradley Brown-Powers Breckenridge Brink Bush Cahill Cisneros Cohoon Deyoe Dolecheck Donahue Fisher Forbes Gerhold Gobble Fry Gjerde Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Jacoby Jacobsen Isenhart James Jeneary Judge Kaufmann Klein Landon Konfrst Kressig Kurth Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Nordman Mohr Mommsen Moore Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Shipley Sieck Siegrist Smith Sorensen Stone Sunde Thede Thompson Thorup Westrich Wheeler Windschitl Wolfe Williams Wills Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell
Wilburn

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 367, a bill for an act relating to certain financial obligations, including under the consumer credit code, and including under the criminal and juvenile justice system by modifying criminal and civil surcharges, fines, fees, costs, and court debt, providing civil penalties, and including effective date and retroactive applicability provisions, with report of committee recommending passage, was taken up for consideration.

Hite of Mahaska offered amendment $\underline{H-1412}$ filed by him and moved its adoption.

Amendment H-1412 was adopted.

Hite of Mahaska moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 367)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bennett Bergan Best Bloomingdale Boden Bohannan Bossman Bradley Breckenridge Brink Bush **Brown-Powers** Deyoe Cahill Cisneros Cohoon Dolecheck Donahue Fisher Forbes Gobble Gerhold Gjerde Fry Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Isenhart Jacobsen Jacoby James Judge Kaufmann Klein Jeneary Landon Konfrst Kressig Kurth Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Mohr Nordman Mommsen Moore Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Smith Shipley Sieck Siegrist Sorensen Thede Stone Sunde Thompson Thorup Westrich Wheeler Williams Wills Windschitl Wolfe Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell
Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 890, a bill for an act relating to the administration of the tax and related laws by the department of revenue by requiring composite returns for pass-through entities, restricting public disclosure of certain information, providing penalties, and including applicability provisions, was taken up for consideration.

SENATE FILE 608 SUBSTITUTED FOR HOUSE FILE 890

Hite of Mahaska asked and received unanimous consent to substitute Senate File 608 for House File 890.

Senate File 608, a bill for an act relating to the administration of the tax and related laws by the department of revenue by requiring composite returns for pass-through entities, restricting public disclosure of certain information, providing penalties, and including applicability provisions, was taken up for consideration.

Hite of Mahaska moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 608)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bennett Bergan Best Bloomingdale Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Cahill Cisneros Cohoon Deyoe Fisher Dolecheck Forbes Donahue Fry Gerhold Gjerde Gobble Grassley, Spkr. Graber Gustafson Hansen Hein Hite Hunter Ingels Jacobsen James Isenhart Jacoby Judge Klein Jeneary Kaufmann Landon Konfrst Kressig Kurth Latham Lohse Lundgren Mascher McClintock Meyer, B. Maxwell McConkey Mohr Mommsen Nordman Moore Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Shipley Sieck Siegrist Smith Sorensen Stone Sunde Thede Westrich Wheeler Thompson Thorup

Wessel-Kroeschell

Williams Wills Windschitl Wolfe

Worthan Holt,

Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall Jones Kerr Meyer, A. Mitchell

Nielsen Staed Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Steckman

SENATE AMENDMENTS CONSIDERED House Concurred

Salmon of Black Hawk called up for consideration House File 365, a bill for an act relating to the service of notices of garnishment by sheriffs, amended by the Senate, and moved that the House concur in the Senate amendment H-1426.

The motion prevailed and the House concurred in the Senate amendment H-1426.

Salmon of Black Hawk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 365)

The ayes were, 86:

Andrews Abdul-Samad Anderson Bacon Bloomingdale Bennett Bergan Best Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Cahill Cisneros Cohoon Deyoe Dolecheck Forbes Donahue Fisher Fry Gjerde Gerhold Gobble Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Jacobsen Isenhart Jacoby James

Klein Jeneary Judge Kaufmann Konfrst Kressig Kurth Landon Mascher Latham Lohse Lundgren McClintock McConkey Meyer, B. Maxwell Mohr Mommsen Moore Nordman Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Shipley Sieck Siegrist Smith Sorensen Thede Stone Sunde Thompson Thorup Westrich Wheeler Windschitl Wolfe Williams Wills Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell
Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Concurred

Nordman of Dallas called up for consideration <u>House File 682</u>, a bill for an act relating to the Iowa appraisal standards and appraiser certification law and making penalties applicable, amended by the Senate, and moved that the House concur in the Senate amendment H-1427.

The motion prevailed and the House concurred in the Senate amendment H-1427.

Nordman of Dallas moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 682)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bloomingdale Bennett Bergan Best Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Devoe Cahill Cisneros Cohoon Dolecheck Donahue Fisher Forbes Gerhold Gjerde Gobble Fry Graber Grassley, Spkr. Gustafson Hansen Ingels Hein Hite Hunter Isenhart Jacobsen Jacoby James Jeneary Judge Kaufmann Klein Landon Konfrst Kressig Kurth Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Nordman Mohr Mommsen Moore Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Smith Shipley Sieck Siegrist Sorensen Stone Sunde Thede Thompson Wheeler Thorup Westrich Williams Wills Windschitl Wolfe Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

BaxterEhlertGainesHallJonesKerrMeyer, A.MitchellNielsenStaedSteckmanWessel-Kroeschell

Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House Concurred

Lohse of Polk called up for consideration <u>Senate File 562</u>, a bill for an act relating to sexual exploitation by an adult providing training or instruction, and providing penalties, amended by the House, further amended by the Senate and moved that the House concur in the Senate amendment H-1429, to the House amendment.

The motion prevailed and the House concurred in the Senate amendment $\underline{H-1429}$, to the House amendment.

Lohse of Polk moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 562)

The ayes were, 84:

Abdul-Samad Anderson Andrews Bacon Bennett Bergan Best Bloomingdale Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Cahill Cisneros Cohoon Deyoe Dolecheck Donahue Fisher Forbes FryGjerde Gerhold Gobble Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Isenhart Jacobsen Jacoby James Jeneary Judge Kaufmann Klein Kurth Landon Konfrst Kressig Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Nordman Mohr Mommsen Moore Osmundson Paustian Prichard Oldson Running-Marquardt Shipley Salmon Sexton Sieck Siegrist Smith Sorensen Sunde Thede Thompson Stone Thorup Westrich Wheeler Williams Wills Windschitl Worthan Holt. Presiding

The nays were, 2:

Olson Wolfe

Absent or not voting, 14:

Baxter Ehlert Gaines Hall Jones Kerr Meyer, A. Mitchell

Nielsen Staed Steckman Wessel-Kroeschell

Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House Concurred

Maxwell of Poweshiek called up for consideration Senate File 578, a bill for an act relating to the powers and duties of the department of agriculture and land stewardship, including by providing for administration, programs, and regulations, providing fees, providing penalties, and making penalties applicable, amended by the House, further amended by the Senate and moved that the House concur in the Senate amendment $\underline{H-1430}$, to the House amendment.

The motion prevailed and the House concurred in the Senate amendment H-1430, to the House amendment.

Maxwell of Poweshiek moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 578)

The ayes were, 86:

Abdul-Samad Andrews Anderson Bacon Bennett Bergan Best Bloomingdale Boden Bohannan Bossman Bradley Breckenridge Brink **Brown-Powers** Bush Cahill Cisneros Cohoon Deyoe Dolecheck Donahue Fisher Forbes Gerhold Gobble Fry Gjerde Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Isenhart Jacobsen Jacoby James Jeneary Judge Kaufmann Klein Konfrst Kressig Kurth Landon Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Mohr Mommsen Moore Nordman Oldson Olson Osmundson Paustian Prichard Running-Marquardt Salmon Sexton Smith Shipley Sieck Siegrist Sorensen Stone Sunde Thede Thompson Thorup Westrich Wheeler Windschitl Williams Wills Wolfe Worthan Holt, Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell

Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Concurred

Lundgren of Dubuque called up for consideration House File 384, a bill for an act relating to alcohol beverage control concerning certain class "C" liquor control licenses and the delivery of certain alcoholic beverages, amended by the Senate, and moved that the House concur in the Senate amendment H-1434.

The motion prevailed and the House concurred in the Senate amendment $\underline{H-1434}$.

Lundgren of Dubuque moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 384)

The ayes were, 85:

Abdul-Samad Anderson Bacon BennettBloomingdale Bergan Best Boden Bohannan Bossman Bradley Breckenridge Brink Cahill Brown-Powers Bush Cisneros Cohoon Deyoe Dolecheck Donahue Fisher Forbes Fry Gobble Gerhold Gjerde Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Isenhart Jacobsen Jacoby James Jeneary Judge Kaufmann Klein Konfrst Kressig Kurth Landon Latham Lundgren Mascher Maxwell Lohse McClintockMcConkey Meyer, B. Mohr Oldson Mommsen Moore Nordman Prichard Olson Osmundson Paustian

Running-Marquardt Salmon Sexton Shipley Sieck Siegrist Smith Sorensen Thompson Stone Sunde Thede Westrich Williams Thorup Wheeler Wills Windschitl Wolfe Worthan Holt,

Presiding

The nays were, 1:

Andrews

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell

Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House Concurred

Bradley of Jones called up for consideration <u>House File 524</u>, a bill for an act relating to motor vehicle accidents resulting in injury or death, and making penalties applicable, amended by the Senate, and moved that the House concur in the Senate amendment H-1435.

The motion prevailed and the House concurred in the Senate amendment $\underline{H-1435}$.

Bradley of Jones moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 524)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bennett Bergan Best Bloomingdale Bradley Boden Bohannan Bossman Breckenridge Brown-Powers Brink Bush Cahill Cisneros Cohoon Deyoe Dolecheck Donahue Fisher Forbes Gerhold Gjerde Gobble Fry

Graber Grassley, Spkr. Gustafson Hansen Hein Hite Hunter Ingels Jacobsen James Isenhart Jacoby Jeneary Judge Kaufmann Klein Konfrst Kressig Kurth Landon Lundgren Mascher Latham Lohse McClintock McConkey Meyer, B. Maxwell Mohr Mommsen Moore Nordman Osmundson Paustian Oldson Olson Prichard Running-Marquardt Salmon Sexton Smith Shipley Sieck Siegrist Sorensen Stone Sunde Thede Thompson Thorup Westrich Wheeler Williams Wills Windschitl Wolfe Worthan Holt. Presiding

The nays were, none.

Absent or not voting, 14:

Baxter Ehlert Gaines Hall
Jones Kerr Meyer, A. Mitchell
Nielsen Staed Steckman Wessel-Kroeschell
Wilburn Winckler

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

CONSIDERATION OF BILL Appropriations Calendar

House File 895, a bill for an act appropriating federal moneys made available from federal block grants and other nonstate sources, allocating portions of federal block grants, and providing procedures if federal moneys or federal block grants are more or less than anticipated, and including effective date and retroactive applicability provisions, was taken up for consideration.

Running-Marquardt of Linn offered amendment $\underline{H-1474}$ filed by her from the floor.

Wills of Dickinson rose on a point of order that amendment $\underline{H-1474}$ was not germane.

The Speaker ruled the point well taken and amendment $\underline{H-1474}$ not germane.

Running-Marquardt of Linn asked for unanimous consent to suspend the rules to consider amendment $\underline{H-1474}$.

Objection was raised.

Running-Marquardt of Linn moved to suspend the rules to consider amendment $\underline{H-1474}$.

Roll call was requested by Running-Marquardt of Linn and Donahue of Linn.

On the question "Shall the rules be suspended to consider amendment $\underline{\text{H-}1474}$?" (H.F. 895)

The ayes were, 33:

| Abdul-Samad | Anderson | Bennett | Bohannan |
|--------------|--------------|----------|-------------------|
| Breckenridge | Brown-Powers | Cahill | Cohoon |
| Donahue | Forbes | Gjerde | Hansen |
| Hunter | Isenhart | Jacoby | James |
| Judge | Konfrst | Kressig | Kurth |
| Latham | Mascher | McConkey | Meyer, B. |
| Oldson | Olson | Prichard | Running-Marquardt |
| Smith | Sunde | Thede | Williams |
| Wolfe | | | |

The nays were, 53:

Presiding

| Andrews | Bacon | Bergan | Best |
|--------------|----------|-----------------|------------|
| Bloomingdale | Boden | Bossman | Bradley |
| Brink | Bush | Cisneros | Deyoe |
| Dolecheck | Fisher | Fry | Gerhold |
| Gobble | Graber | Grassley, Spkr. | Gustafson |
| Hein | Hite | Ingels | Jacobsen |
| Jeneary | Kaufmann | Klein | Landon |
| Lohse | Lundgren | Maxwell | McClintock |
| Mohr | Mommsen | Moore | Nordman |
| Osmundson | Paustian | Salmon | Sexton |
| Shipley | Sieck | Siegrist | Sorensen |
| Stone | Thompson | Thorup | Westrich |
| Wheeler | Wills | Windschitl | Worthan |
| Holt, | | | |

Absent or not voting, 14:

Baxter Ehlert Gaines Hall Jones Kerr Meyer, A. Mitchell

Nielsen Staed Steckman Wessel-Kroeschell

Wilburn Winckler

The motion to suspend the rules lost.

Running-Marquardt of Linn asked and received unanimous consent to withdraw amendment $\underline{H-1475}$ filed by her from the floor.

Wills of Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 895)

The ayes were, 86:

Abdul-Samad Anderson Andrews Bacon Bloomingdale Bennett Bergan Best Boden Bohannan Bossman Bradley Breckenridge Brink Brown-Powers Bush Cahill Cohoon Deyoe Cisneros Dolecheck Forbes Donahue Fisher Fry Gerhold Gjerde Gobble $Grassley,\,Spkr.$ Gustafson Graber Hansen Hein Hite Hunter Ingels Jacobsen Jacoby James Jeneary Kaufmann Klein Konfrst Judge Kressig Kurth Landon Latham Lohse Lundgren Mascher Maxwell McClintock McConkey Meyer, B. Mohr Mommsen Moore Nordman Oldson Prichard Olson Osmundson Paustian Salmon Shipley Running-Marquardt Sexton Sieck Siegrist Smith Sorensen Stone Sunde Thede Thompson Thorup Wheeler Wilburn Westrich Williams Wills Windschitl Wolfe Worthan Holt, Presiding

The nays were, 1:

Isenhart

Absent or not voting, 13:

Baxter Ehlert Gaines Hall Jones Kerr Meyer, A. Mitchell

Nielsen Staed Steckman Wessel-Kroeschell

Winckler

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Baxter of Hancock
Gaines of Polk
Gorea Glay
Kerr of Louisa
Mitchell of Henry
Staed of Linn
Wessel-Kroeschell of Story

Ehlert of Linn
Meyer, A. of Webster
Nielsen of Johnson
Steckman of Cerro Gordo
Winckler of Scott

IMMEDIATE MESSAGES

Windschitl of Harrison asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 365**, 384, 524, 682, 895 and **Senate Files 367**, 387, 562, 574, 578 and 608.

HOUSE FILE WITHDRAWN

Windschitl of Harrison asked and received unanimous consent to withdraw House File 890 from further consideration by the House.

DISSENT FROM SENATE FILE 562

Speaker Grassley, Majority Leader Windschitl, and Minority Leader Prichard:

Article III Section 10 of the Constitution of the State of Iowa provides:

Protest – record of vote – Every member of the general assembly shall have the liberty to dissent from, or protest against any act or resolution which he may think injurious to the public, or an individual, and have the reasons for his dissent entered on the journals; and the yeas and nays of the members of either house, on any question, shall, at the desire of any two members present, be entered on the journals.

I have here a written statement explaining the reasons for my dissent.

Prior to July 1, 1973, one could not be convicted of rape solely upon the uncorroborated testimony of a complaining witness. Regardless how believable, a single witness's testimony could not support a conviction. The complaining witness's testimony had to

"...be corroborated by other evidence tending to connect the defendant with the commission of the offense." Iowa Code § 782.4 (1973).

When the corroboration requirement was eliminated effective July 1, 1973, the statute of limitations for rape was eighteen months after its commission, regardless of the age of the complaining witness.

Since 1973, the statute of limitations for the crime of rape has been renamed sexual abuse and expanded numerous times. Not only has the statute of limitations been lengthened, but the statute has been amended, in part, to apply to complainants under the age of eighteen years.

Now, <u>SF 562</u> eliminates the statute of limitations for sex abuse offenses committed on or with a minor (under the age of eighteen years) with the criminal proceeding being "...commenced at any time after the commission of the offense."

It is this eradication of the statute of limitations that will be injurious to the public.

Because of the passage of time, an accused's ability to remember and defend will fade, if not disappear. An accused's denial alone will not be enough to rebut the complaining witness's believable, yet uncorroborated allegation.

In 1767 William Blackstone stated "the law holds that it is better that 10 guilty persons escape, than that 1 innocent suffer" or to paraphrase his doctrine, it is better for ten guilty persons to go free, than have one innocent person be convicted.

SF 562 has laid the groundwork for innocent people to be convicted.

Such a conviction would be an injustice and would be injurious to the citizens of Iowa.

Representative Rick L. Olson House District 31

AMENDMENTS FILED

| H-1465 | H.F. | 891 | Shipley of Van Buren |
|---------------|-------------|-----|----------------------------|
| H-1466 | H.F. | 891 | Shipley of Van Buren |
| H-1467 | H.F. | 891 | Shipley of Van Buren |
| <u>H-1468</u> | H.F. | 861 | Shipley of Van Buren |
| <u>H-1469</u> | H.F. | 861 | Anderson of Polk |
| H-1470 | H.F. | 861 | Gjerde of Linn |
| H-1471 | H.F. | 861 | Hunter of Polk |
| H-1472 | H.F. | 861 | Wolfe of Clinton |
| H-1473 | H.F. | 861 | Anderson of Polk |
| H-1474 | H.F. | 895 | Running-Marquardt of Linn |
| H-1475 | H.F. | 895 | Running-Marquardt of Linn |
| H-1476 | H.F. | 861 | Bennett of Linn |
| H-1477 | H.F. | 864 | Wolfe of Clinton |
| H-1478 | H.F. | 864 | Wolfe of Clinton |
| H-1479 | H.F. | 861 | Smith of Black Hawk |
| H-1480 | H.F. | 891 | Kurth of Scott |
| <u>H-1481</u> | H.F. | 891 | Brown-Powers of Black Hawk |
| H-1482 | H.F. | 891 | Forbes of Polk |
| <u>H-1483</u> | <u>H.F.</u> | 891 | Forbes of Polk |

On motion by Windschitl of Harrison, the House adjourned at $3:32~\rm p.m.$, until $1:00~\rm p.m.$, Tuesday, May $11,\,2021.$